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4	Tel: (775) 786-2882 kfp@thorndal.com	
5	Attorney for Defendant JIM HINDLE, in his official capacity as clerk for Storey County	
6	UNITED STATES DISTRICT COURT	
7	DISTRICT OF NEVADA	
8		
9	REPUBLICAN NATIONAL COMMITTEE,	
10	NEVADA REPUBLICAN PARTY, and SCOTT JOHNSTON,	
11	Plaintiffs,	Case No. 2:24-cv-00518-CDS-MDC
12	vs.	DEFENDANT JIM HINDLE, in his official
13	FRANCISCO AGUILAR, in his official	capacity as clerk for Storey County's, JOINDER IN DEFENDANT SECRETARY
14	capacity as Nevada Secretary of State; LORENA PORTILLO, in her official capacity	OF STATE'S MOTION TO DISMISS [EC
15	as the Registrar of Voters for Clark County; WILLIAM "SCOTT" HOEN, AMY	
16	BURGANS, STACI LINDBERG, and JIM HINDLE, in their official capacities as County Clerks,	
17	Defendants.	
18	COMEGNOW D. C. J. A HIM HINDLE	
	COMES NOW Defendant JIM HINDLE, in his official capacity as clerk for Storey	
20	County, by and through his attorneys Thorndal Armstrong, PC, and hereby joins in Defendant	
21	Secretary of State's Motion to Dismiss [ECF 26] filed on April 15, 2024. Defendant Jim Hindle	
22	hereby incorporates the same arguments and grounds as stated therein as through fully set forth	
23	herein.	
24	DATED this 22 nd day of April, 2024. THORNDAL ARMSTRONG, PC	
25		
26	By: <u>/s/ Katherine Parks</u> KATHERINE F. PARKS, ESQ.	
27	Nevada Bar No. 6227 6590 S. McCarran Blvd., Suite B Reno, Nevada 89509 Attorney for Defendant	
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		JIM HINDLE, in his official capacity as clerk for Storey County

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CERTIFICATE OF SERVICE 1 2 Pursuant to FRCP 5(b), I certify that I am an employee of Thorndal Armstrong, PC, and 3 that on this date I caused the foregoing DEFENDANT JIM HINDLE, in his official capacity as 4 clerk for Storey County's, JOINDER IN DEFENDANT SECRETARY OF STATE'S MOTION 5 TO DISMISS [ECF 26] to be served on all parties to this action by: 6 placing an original or true copy thereof in a sealed, postage prepaid, envelope in the 7 United States mail at Reno, Nevada. 8 ____ United States District Court CM/ECF system 9 electronic means (fax, electronic mail, etc.) 10 Federal Express/UPS or other overnight delivery 11 fully addressed as follows: 12 Jeffrey F. Barr, Esq. David R. Fox, Esq. 13 8275 South Eastern Avenue, Suite 200 Christopher D. Dodge, Esq. Las Vegas, NV 89123 Marisa A. O'Gara, Esq. 14 Elias Law Group LLP 15 250 Massachusetts Ave NW, Suite 400 Thomas R. McCarthy, Esq. Gilbert C. Dickey, Esq. Washington, DC 20001 16 Conor D. Woodfin, Esq. 1600 Wilson Blvd., Suite 700 Bradley S. Schrager, Esq. 17 Arlington, VA 22209 Daniel Bravo, Esq. 18 Attorneys for Plaintiffs Bravo Schrager LLP 6675 South Tenaya Way, Suite 200 19 Las Vegas, NV 89113 Attorneys for Intervenor Defendants 20 Rise Action Fund, Institute for a Progressive 21 Nevada, and Nevada Alliance for Retired Americans 22 23 Sigal Chattah, Esq. Aaron D. Ford, Attorney General 5875 S. Rainbow Blvd., #204 Laena St.-Jules, Esq. 24 Las Vegas, NV 89118 Senior Deputy Attorney General Attorney for Plaintiff Office of the Attorney General 25 Nevada Republican Party 100 North Carson Street 26 Carson City, NV 89701 Attorneys for Secretary of State 27 28 DATED this 22nd day of April, 2024. /s/ Laura Bautista An employee of Thorndal Armstrong, PC